



Law Offices Of

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John Nicholas Iannuzzi, J.D.

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Honorable Victor Marrero
United States District Court
500 Pearl Street
New York, New York 10007

**Re: United States v. Anthony Frascone
Docket No.: 11 CR 614 (VM)**

Honorable Sir:

This office represents the above-named Defendant.

With the consent of the Government, this letter/request is submitted for a modification of the Defendant's current bail conditions to the following:

Defendant's home detention shall be discontinued;

Defendant shall be subject to electronic monitoring;

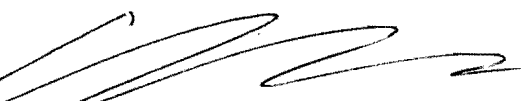
Defendant to be subject to a curfew between 9 PM to 8 AM each day, seven (7) days a week, during which time he shall be confined to home;

Defendant will seek and/or maintain gainful employment while remaining on these modified bail conditions.

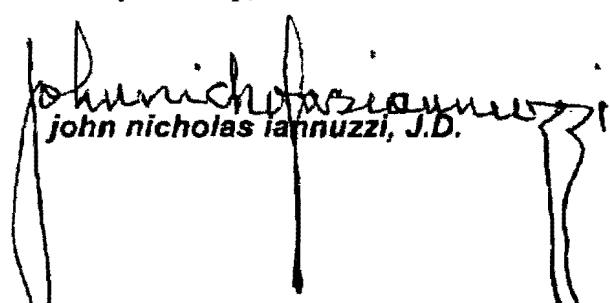
We ask this Court to consider, and upon consideration, grant the above said modifications at your earliest convenience.

If the Court requires any other or further information relative to the above request, please have someone on your staff contact this office and we shall endeavor to provide the same.

SO ORDERED:


Hon. Victor Marrero

Respectfully,


John Nicholas Iannuzzi, J.D.

City of New York
January 31, 2013

c: A.U.S.A. Michael Ferraro
Pre-Trial Services

SO ORDERED. The modifications of defendant Anthony Frascone's bail conditions ~~set~~ forth above are approved.

2-1-13

DATE

VICTOR MARRERO, U.S.D.J.